

COURT HOUSE NEWS.

William O. Myers has begun a suit in common pleas court against Charles Reynolds for damages in the amount of \$30,000. The petition alleges that in October 1893, the defendant enticed Charlotte, the wife of said William O. Myers, to leave her husband and go to Chicago where she has since resided.

For second cause of action the petition recites that since that time, the defendant has lived with said Charlotte Myers in the city of Chicago in a state of adultery, to the shame and dishonor of the plaintiff for which he seeks damages in the amount of \$10,000. For third cause of action the petition avers that prior to October, 1893, the defendant committed numerous acts of adultery with Charlotte Myers to the shame and dishonor of the plaintiff, for which he seeks \$10,000. Welty and Taylor are attorneys for Mr. Myers.

This case has been in process of incubation for some time. Mr. Reynolds happened to come to Canton today and the petition was forthwith hustled into court and the sheriff proceeded to serve notice upon him to appear in answer to the charges. This action will cause considerable of a sensation. Reynolds is rich and his attentions to the wife of Mr. Myers have been the subject of town gossip for a quarter of a century, ever since Mr. and Mrs. Myers were married, in fact.

The Home Savings and Loan company has commenced suit in common pleas court against John W. Gilbert et al. to recover the sum of \$1,529.30 and costs. J. Whiting, Jr., attorney.

Rosa Jansine has begun an action in common pleas court against the trustees of Plain township for \$10,000 damages. John E. Palmer, attorney.

Jordan L. Stanley has commenced an action in common pleas court against Frank Felt, to recover \$550 alleged to be due as a commission on a real estate transaction. J. P. Fawcett, attorney.

The George D. Harter bank has commenced an action in common pleas court against W. C. Hartung et al. to recover a judgment of \$413.45. A temporary injunction was allowed restraining the defendants from disposing of their property.

Sarah Hanesly has commenced an action in common pleas court for divorce from her husband, John Hanesly, charging him with extreme cruelty and failure to provide. Weber & Turner are attorneys.

Karl Schwartz and Ida Folk have commenced action in common pleas court against Peter Shaler, administrator of the estate of Margaretta Scholtz, deceased. The German Margaretha Kirche of the Evangelical Association, of Canton, Ohio, the Ebenezer Orphans Asylum of the Evangelical Association of Flat Rock, Seneca county, Ohio, and the Missionary society of the Evangelical Association of North America, located at Cleveland, Ohio, and Anna Hut, asking that the will of the late Margaretta Scholtz, be set aside. The petition alleges that at the time of making the alleged last will the testator was not of sound mind and memory. W. J. Pierattorney.

John A. Batdorf was indicted by the grand jury at the May term for assault and battery and was released on bail. He did not appear when his case was called and his bond was forfeited. Officers have been looking for him since then but have not been able to find him. Last night he was arrested in a house on North Cherry street by Deputy Sheriffs Homer Stone and Charles Doll. He was lodged in jail. Batdorf is also wanted by different people in town for embezzlement.

Annie Caskey, a resident of Louisville, has filed a petition in common pleas court against Harvey E. Caskey for divorce, on the grounds of wilful absence and failure to support. W. S. Eisman attorney.

Probate Court.
Authenticated copy of will of Benjamin F. Booth, of Montgomery county, admitted to record.

In the guardianship of George, Marcellus and William Henry, Canton, first account filed.

Christian Mohart, Onaburg township, has been adjudged insane.

In the estate of Daniel Kandel, Jackson township, petition to sell land filed.

The will of Barbara Hollis, Alliance, has been filed for probate and commission to take testimony of witnesses ordered.

S. P. Ellett and William K. Ellett, appointed executors of Elias Ellett, Alliance.

In the guardianship of Charles, William Ransom Weimer, second account filed.

In the estate of Peter Schales, Sr., Tuscarawas township, final account filed.

A marriage license has been issued to Louis Smith and Frances McCann, Canton, O.

The will of Mary Gring, of Nimishillen township, has been filed for probate.

In the assignment of Joseph Mohler, bond of assignee filed and approved and letters issued to John H. Sponseller.

In the estate of Catharine A. Rice, Canton, inventory and appraisal and final account filed.

Dora Anna Boone has been adopted by Mr. and Mrs. Charles Boone of Canton.

In the assignment of Christy & Noel, a dividend of 23 percent ordered paid to the general creditors.

The bill of Ulrich Balmer has been admitted to probate.

E. G. Bowers has been appointed guardian of Corn V. Umbenhour, Tuscarawas township.

William E. Smith has been appointed

guardian of Sarah C. Kandel, Jackson township.

In the estate of Lenora Myers, Paris township, first partial account filed.

William E. Smith has been appointed guardian of Sarah Kandel, Jackson township.

In the estate of William McFarren, Sugar Creek township, inventory and sale bill filed.

In the estate of Emma A. Mattice, Lawrence township, final account filed.

William E. Smith has been appointed guardian of Homer C. and Robert W. Kandel, Jackson township.

William L. Bach has been appointed guardian of Edna and Charlotte Bach, Navarre.

Leroy Henderson has been adjudged insane.

George W. Powell, a farmer of Marlboro township, has made an assignment to A. W. McCarty. Assets, \$2,800; liabilities, not estimated.

In the estate of Charles F. Danis, Canton, sale of real estate confirmed.

In the matter of the estate of Maria D. Powers, Alliance, inventory and sale bill filed.

In the case of Franz J. Bender, Massillon, inventory and appraisal filed.

A. C. Strong has been appointed administrator of Mary Genter, Alliance.

In the estate of Wallace Randall, Alliance, petition to sell real estate. Leave granted to file reply within ten days.

In the assignment of Jane C. Getty, bond of assignee filed and approved, letters of authority issued to A. C. Strong and James A. Getty.

In the estate of William T. Telsky, Pike township, petition to sell land filed.

In the estate of Lulu Richards Lake township, second account of guardian filed.

Thomas J. Young, a commission merchant doing business on South Cherry street at 8:30 Tuesday morning filed a deed of assignment for the benefit of his creditors to R. B. Sell; assets \$6,000, liabilities unknown. Bond fixed at \$1,000.

Orlando C. Volkmore has been appointed guardian of Byron and David Owens, Massillon.

In the estate of John G. Wise, Lake township, second account filed.

In the estate of Jacob Hollinger, Tuscarawas township, exceptions to final account filed.

In the estate of Elizabeth Shanefelt, Lake township, second account filed.

In the estate of Daniel Rohn, Sugar Creek township, certificate in partition filed.

In the assignment of Thomas J. Young, Canton, bond of assignee filed and letters issued to R. M. Sell.

In the estate of Charles Hale, Onaburg township, petition to sell real estate filed.

Divorce Granted.

Judge McCarty Tuesday afternoon granted a divorce to Sarah E. Burns from her husband, John L. Burns, on the ground of cruelty.

Addie Taylor was granted a divorce from her husband, William A. Taylor, by Judge McCarty, Tuesday, on the grounds of wilful absence.

Aglie Hoover was granted a divorce from her husband, Jefferson Hoover, on the ground of absence and cruelty.

John Augustine was granted a divorce from his wife, Clara Augustine, on the grounds of absence and adultery.

Probate Criminal Court.

The March term of probate criminal court convened in the mayor's court room in the city hall Tuesday morning, with Judge Wise on the bench and a jury of twelve "good and true" men to pass on the merits of the cases. The first case was the one against Elmer Hudnet for removing mortgaged property out of the county. J. H. Balmer for the state and

A. C. Caskey for the defendant. The state bought a bicycle from T. S. Culp and gave a chattel mortgage on it to secure the unpaid purchase price. He afterwards without the consent of Mr. Culp took the wheel to Cleveland. Allen Carns is representing the state for Prosecutor Row and Allee Pomeroy the defendant.

In the probate criminal court the jury in the case of Ohio against Elmer Hudnet returned a verdict of not guilty. The case of Ohio against Michael Greenwood for keeping open on Sunday is now on trial.

Marriage Permits.

Marriage licenses have been issued to William W. Wallace and Christian Kreyer, Massillon, and William Gill and Maud Klass, Canton.

Marriage licenses have been issued to the following persons:

Fred Everhart and Maggie McDonald, Onaburg.

Aaron Shoemaker and Carrie Raby, Green-town.

Charles McKelvey and Mary M. Werner, Onaburg.

Marriage licenses have been issued to the following persons:

Frank Swallen to Flora Grossman, Paris.

John Parks to Etta Raff, Beach City.

Marriage licenses have been issued to the following persons:

Monroe C. Meeker to Sarah Catharine Meeker, Canton.

Madison Bangham to Anna C. Whipple, Canton.

Circuit Court Decisions.

The circuit court Monday forenoon rendered its decision in the cases heard before it last week.

The first decision rendered was in the case of William Burt's administrator against Alice Holden, on appeal from common pleas court. A judgment was rendered for the defendant on the ground that the estate had already been administered upon in Cuyahoga county and the probate court of Stark county had no jurisdiction to appoint an administrator in Stark county. Judge Jenner delivered the opinion.

The case of Elizabeth Betz against the city of Canton came into court on appeal. The case is one involving the right to tax a corner lot for street improvement purposes. The lot in question has a frontage of 66 feet on East Tuscarawas and 200 feet on North Cherry. The main building on the lot fronts on Tuscarawas, and the court held that the lot was a building lot and not a corner lot. The case was remanded to the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

The case of John Steiner against B. F. Brockert et al. on error from the common pleas court, was decided by Judge Adams in favor of the defendants in error, sustaining the decision of the lower court.

to the allowance of attorney fees in the matter of opening West Third street. The case of John Wack against Christina Stahl et al. was also heard. Wednesday morning the court heard the case of William Park's executor against Samuel Wolf et al. on appeal from common pleas court.

Real Estate Transfers.

The following transfers of real estate were filed with the recorder Wednesday:

IN CANTON.

Anthony Fink to F. J. Benkin lots 2380 and 2390, ward 2, \$1,200.

T. B. Albert to the Canton & Waynesburg R. R. 155-100 acres out of 9-23-100, ward 4.

Graham and Alexander to David M. Alexander lots 6646-47-48-41-31-33-35-37-11-13-15-17-19, ward 6, quit claim.

Alexander and Graham to David M. Alexander lots 5078-79-77-78-79-80, ward 6, quit claim.

F. J. Benkin to Anthony Fink 20 ft. front and rear lot 3036 and 11 ft. rear lot 3037, ward 4, \$2,000.

Lacy A. Ward's adm'r to Levi Summers lot 6271, Ward 4, \$2,000.

Peter Lotherer to Anna Schneider lot 655, ward 6, \$2,500.

Susan Hall to George Cook lot 3003, ward 7, \$2,500.

George Cook to Susan Hall lot 4059, Ward 7, \$1,300.

Jos. W. Putnam's ex'r's to James C. Newcomer, lot 139, Putnam's add to Wilmet, \$150.

Peter King to Charles W. Mathie, 6-14 acres in Lawrence township, \$500.

Jacob Long to Ida Dymen, 20 feet of the e corner of lot 1928 and 18 feet of the s w corner 1929, ward 4, \$400.

John N. Bebout to Charles F. Sell, 90 feet lot 4241, ward 5, \$600.

IN CANTON.

John Stephan, Jr. to Barbara Schrader, 70-100 of an acre of land, Ward 2, \$1,200.

Joseph Weaver to the Canton & Waynesburg R. R., 65-100 of an acre out of 31-58-100 acres in Canton township.

Impertus Martin to the Canton & Waynesburg R. R. 6-100 of an acre out of 4-37-100 acres in Canton township.

C. Grossklaus et al. to the C. & C. S. R. R., 24-100 acres out of 80 acres in Sugar Creek township, \$225.

J. H. Atwell to George H. Bowden, lot 508, Alliance, Ward 3, \$7,000.

John J. Mandru to Catherine Fisher 74-100 acres in Massillon, ward 4. Tax title redeemed.

Michael Rohrer to Fannie Hersheberger, 30-100 acres in Onaburg township, \$2,100.

W. J. Elmore to Kous P. Zimmer, lot 57 in D. Smith's add, Canton township, \$450.

George W. Powell to Amanda Lesh, 100 acres in Marlboro township, \$6,000.

Minnie Kessler to Minnie Kroeger, lot 907, east part, ward 1, Massillon, by order of court.

John Wagner's heirs to Laura Reynolds, 34-100 of an acre in ward 3, Massillon, \$900.

Young Coal Co. to Elizabeth Grant, lots 11, 16, 17, in Young's allotment in Sugar Creek township, \$65.

James Caldwell to Anna Caldwell, 9 acres in Tuscarawas township, \$400.

Nancy Hyst to Homer Spore, lot 130, Minerva, \$600.

Lucy Eckroate et al. to the board of education of Bethlehem township, 1 acre in Bethlehem township, \$200.

George Kall heirs to Daniel W. Crist, lot 42 in New Franklin, \$225.

Jacob R. Hoover to Charles Miller, lot 17 and 18 in McDonaldville, \$200.

George Carlisle to C. G. Chapman, 34-64 acres in Marlboro township, \$500.

Catharine Quinn to Don Quinn, lot 93, Alliance, ward 1, by will.

Peter D. Keplinger to J. F. Huston, lot 334 Alliance, ward 2, \$9,800.

REAL ESTATE SOLD.

The real estate belonging to the estate of Peter Shollenberger, late of Hartsville, was sold at public sale Thursday by the executor. The farm of about 40 acres was sold to U. R. Wagner for \$4,450. The store room in Hartsville was sold to Elt Wertenberger for \$1,975.

ALLISON WILKES SOLD.

Dr. Grant Mitchell has sold his fat trotter, Allison Wilkes, by Ellerslie Wilkes, to Judge Fawcett and J. L. Robb. The price is private but is said to be a good one. Allison Wilkes is a green horse but has quite a turn of speed. His new owners have not yet decided whether they will develop him or not.

WOMEN IN THE FIELD.

The Massillon Equal Rights association has nominated a complete city ticket for school board, naming four women and one man. The candidates will make an independent fight outside of all parties. They are Mrs. Harriet Doddridge, Mrs. Florence Smith, Miss Elizabeth Folger and Horace C. Brown.

WOMEN WARNING AT MASSILLON.

There is trouble in the ranks of the woman suffragists at Massillon and Mrs. Everhart has resigned as president of the equal rights association. She was opposed to the nomination of women on an independent ticket and when the other members of the committee proceeded to work the other way and a woman's ticket was placed before the people she handed in her resignation.

DEATH AT MIDDLEBRANCH.

Mr. Christ Wingard, of Middlebranch, was suddenly stricken with apoplexy Saturday morning and died in a few minutes. He took his departure from the world upon a sunny day and he had been ailing for nearly six weeks. He was 65 years of age. This made the fifth stroke that Mr. Wingard had suffered. Deceased was an old pioneer and a man of sterling character.

CARL BROWNE IS BACK.

The erratic and volatile Carl Browne has returned to Massillon from the west. He reports a great time and thinks Coxey a sure winner now in '96. Coxey's no-interest bond bill was looked upon by the western poets with much favor. Carl does not believe in the free silver party and he reports that the western convention sat down hard on those who were trying to feed the popular party to the apron strings of the "silver bugs."

ULRICH REUNION.

The family of Samuel Ulrich, Jr., deceased met at H. A. Bair's, on Dec. 25, 1894, and organized for the reunion of the descendants of Samuel Ulrich sr. George Ulrich was chosen chairman of the meeting. The officers elected were H. A. Bair, president, and Eva Ulrich secretary. The committee of arrangements are J. J. Etter and H. A. Bair. The time and place has not been decided upon, but will be soon and will be announced in due time.